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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 07/17/2000 LAURENT GAVOILLE 160383.90171 2788 09/554,552 **EXAMINER** 08/23/2005 7590 dinding and the compact of indication and an analyse of the compact of the compac MICHAEL J MCGOVERN WALLERSON, MARK E **QUARLES & BRADY** ART UNIT PAPER NUMBER **411 EAST WISCONSIN AVENUE SUITE 2040** 2626 MILWAUKEE, WI 53202-4497

DATE MAILED: 08/23/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	ı No.	Applicant(s)			
Office Action Summary		09/554,552		GAVOILLE ET AL.			
		Examiner		Art Unit			
		Mark E. Wa	llerson	2626			
The MAILIN	IG DATE of this communicati	on appears on the o	over sheet with the c	correspondence ad	dress		
THE MAILING DA - Extensions of time may after SIX (6) MONTHS - If the period for reply s; - If NO period for reply within the service of t	TATUTORY PERIOD FOR TE OF THIS COMMUNICATE of the available under the provisions of 37 from the mailing date of this communicate of the confidence of the communicate of the confidence of the communicate of the confidence of the	FION. CFR 1.136(a). In no eventition. rs, a reply within the statuto, y period will apply and will on y statute, cause the application.	t, however, may a reply be tin ory minimum of thirty (30) day expire SIX (6) MONTHS from ation to become ABANDONE	nely filed s will be considered time! the mailing date of this of			
Status							
1) Responsive	to communication(s) filed or	n <i>17 March 2005</i> .					
/ <u> </u>	☐ This action is FINAL . 2b)⊠ This action is non-final.						
· ·							
Disposition of Claim	s						
4) ☐ Claim(s) 1-14 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-14 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examiner.							
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S	.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date							
	e Statement(s) (PTO-1449 or PTO	i) Notice of Informal P Other:		D-152)			

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Part III DETAILED ACTION

Notice to Applicant(s)

- 1. This action is responsive to the following communications: amendment filed on 3/17/2005.
- 2. This application has been reconsidered. Claims 1-14 are pending.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

4. Claims 1, 2, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, and 14 are rejected under 35 U.S.C. 102(e) as being anticipated by Bates et al (Bates) (U.S. 6,088,707).

With respect to claims 1, 4, 6, 7, and 9, Bates discloses a process of navigating on a computer network (18) with a data processing device (20) comprising a screen (22) and a printer (24), wherein the server page (502 or 510) comprises information (512) and selection zones

(512) for selecting other pages (figure 24) and wherein the processing device further comprises means (26 or 519) for designating a selection zone (512) of the server page (502 or 510), the process comprising locating the selection zones transmitting the selection zones to the screen (22) and displaying the selection zones as a block of data in a display smaller than the size of a server page (520, figure 24 and column 19, line 46 to column 20, line 12), without displaying other information (figure 24) that was displayed with the selection zones on a the server page (figure 24, and calling up another page (514) by designating one of the displayed zones (figure 24).

With regard to claim 2, Bates discloses the data input fields are also displayed with the zones (figure 24), in which data can be entered by selecting the field using a cursor means (519) and entering data using the input means (the address could be entered (figure 24).

With respect to claim 5, Bates discloses the selection zones (512) and a window scanning the page are displayed alternately (figure 24).

With regard to claim 8, Bates discloses being able to recall a previous page upon request (column 18, line 53 to column 19, line 8).

With respect to claim 10, Bates discloses converting a page to HTML format (column 18, line 63 to column 19, line 3).

With regard to claims 11, 12, 13, and 14, Bates discloses the selection zones are displayes in a reduced size screen smaller than the size of the server page (figure 24).

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Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bates in view of Isaac et al (Isaac) (U.S. 6,647,531).

With respect to claim 3, Bates differs from claim 3 in that he does not clearly disclose that the selection zones are made to scroll when the total size exceeds that of the screen.

Isaac discloses a method for customizing network documents wherein the user is allowed to scroll down a page when the information exceeds that of the page (figure 2). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Bates wherein the selection zones are made to scroll when the total size exceeds that of the screen. It would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Bates by the teaching of Isaac in order to allow the user to navigate a greater amount of information.

Response to Arguments

7. Applicant's arguments with respect to claims 1-10 have been considered but are moot in view of the new ground(s) of rejection.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mark E. Wallerson whose telephone number is (571) 272-7470. The examiner can normally be reached on Monday-Friday - 6:30-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kimberly Williams can be reached on (571) 272-7471. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Mark E. Wallerson Primary Examiner Art Unit 2626

MARKWALLERSON PRIMARY EXAMINER